AND 58(A)

FENWICK & WEST LLP
ATTORNEYS AT LAW
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Pursuant to and in accordance with the Stipulation and Order entered by the Court herewith, the Court hereby ORDERS, ADJUDGES, AND DECREES:

- 1. Plaintiff Nextdoor.com, Inc. owns trademark rights in and has priority of use of the NEXTDOOR mark in the field of online social networking.
- 2. All of Counterclaimant Raj Abhyanker's claims to priority of use and ownership of the NEXTDOOR mark are hereby dismissed with prejudice.
- 3. Abhyanker, and each of his agents, servants, and employees, and those persons in active concert or participation with any of them who receive actual notice of this order, shall not use the NEXTDOOR mark, or any colorable imitation thereof or confusingly similar term, in the field of online social networking for so long as Nextdoor.com or its successors has not abandoned or ceased use of the NEXTDOOR mark.

## IT IS SO ORDERED.

Dated this \_\_\_\_ day of May, 2014.

Honorable Edward M. Chen United States District Court Judge

PARTIAL FINAL JUDGMENT PURSUANT TO FED. R. CIV. P. 54(B) AND 58(A)